From: "Martha M. Rumore" <mrumore@frierlevitt.com>

Sent: Wed 4/7/2021 4:08:01 PM (UTC)

To: Charles Boyd < Charles B@Safechain.com>, Abbie Divilio

<a href="mailto: , Anthony Berger < Tonyb@Safechain.com, Pat

Boyd <PatB@Safechain.com>

Cc: "Jesse C. Dresser" <jdresser@FrierLevitt.com>

Subject: Meeting Follow Up

Hi:

To follow up on our call today. We discussed the email we received at 8 pm last evening from Gilead's Counsel Robb Beckerlegge regarding the documentation submitted on Friday.

"""Gilead has reviewed the pedigree documents received on Friday night in which the supply chain for various Gilead product is identified as Gilead Sciences → ABC → Rapids Tex Whole Sales Corp → Mr. Unlimited → Safe Chain. All pedigree documentation is considered to be falsified. Specifically:

- 1. Gilead has confirmed that the information stated in each first sale (Gilead → ABC) appearing in the documentation is inconsistent with its records.
- 2. AmerisourceBergen (ABC) has also informed Gilead that it has no record of any customer with the name "Rapids Tex Whole Sales Corp."; nor does it have any customer located at 10333 Harwin Drive, Ste. 263, Houston TX (the stated address of Rapids Tex).

Under the DSCSA, the product associated with this falsified pedigree documentation is considered illegitimate, cannot be sold and should be reported to the FDA by Safe Chain.""

Gilead also requested receipt of the two Biktarvy bottles sold by Safe Chain that were returned from Columbia Heights Pharmacy.

Gilead is also expecting the pedigree documentation for the Gilead products Safe Chain purchased from Boulevard 9229 LLC currently in quarantine at Safe Chain.

As we discussed Safe Chain will:

- 1) Notify FDA regarding notification of the "DSCSA determination" by Gilead of the above False transaction. This should be on form 3911 by 8 pm this evening. Mention #1 and 2 above.
- 2) Quarantine Gilead product and sell no more of it.
- 3) Conduct an investigation- reach out (make sure in writing) to Mr. Unlimited and Rapids and let them know about Gilead's DSCSA determination. Need to reach out to your immediate trading partners- Mr. Unlimited and in this case, Rapids. You now have a duty to do an investigation of your own as well on non-Gilead product from Rapids.
- 4) Notify your immediate trading partners downstream. You indicated just 2 pharmacies involved so must notify them ASAP. Make sure this is in writing.

Jesse and I will reschedule another call at your convenience to make sure we are all on the same page.

GOVERNMENT EXHIBIT

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1:24-cr-20255-WPD

Best,

Martha

Martha M. Rumore, PharmD, MS, JD, LLM Senior Counsel

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